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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/749,869	12/28/2000	Sunil H. Contractor	BELL-0048/00124	BELL-0048/00124 7435	
, 38952	38952 7590 06/06/2005			EXAMINER	
WOODCOCK WASHBURN LLP ONE LIBERTY PLACE - 46TH FLOOR			ELAHEE, MD S		
	IIA, PA 19103		ART UNIT	PAPER NUMBER	
	•		2645		
			DATE MALLED 06/06/2005		

DATE MAILED: 06/06/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/749,869	CONTRACTOR ET AL.			
Office Action Summary	Examiner	Art Unit			
	Md S. Elahee	2645			
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep. If NO period for reply specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be timely within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 09 L	December 2004.				
	s action is non-final.				
3) Since this application is in condition for allowed	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.				
Disposition of Claims					
 4) ☐ Claim(s) 1 and 3-38 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1 and 3-38 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election requirement. 					
Application Papers					
9) The specification is objected to by the Examina 10) The drawing(s) filed on 28 December 2000 is/s Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	are: a) \boxtimes accepted or b) \square object of drawing(s) be held in abeyance. See the original strength of the drawing(s) is objection is required if the drawing(s) is object.	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.					
Attachment(s)					
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:				

DETAILED ACTION

Response to Amendment

1. This action is responsive to an amendment filed 12/09/04. Claims 1 and 3-38 are pending. Claim 2 has been cancelled.

Response to Arguments

2. Applicant's arguments mailed on 12/09/04 have been fully considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 4. Claim 21 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Regarding claim 21, the phrase 'said second service switching point' on page 6, line 11 of the claim lacks sufficient antecedent basis.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 1, 3-5, 8, 10, 11, 13-16, 21-25, 28, 32-35 and 37 are rejected under 35 U.S.C. 103(a) as being unpatentable over Frech et al. (U.S. Patent No. 6,233,325).

(fig. 1, 2; col. 3, lines 36-43, col. 4, lines 16-18, col. 6, lines 1-42).

Regarding claim 1, Frech teaches placing a call [i.e., first telephone call] from the calling station 111 [i.e., first telephone station] directed to the called station 112 [i.e., second telephone station] via an originating switch 101 [i.e., first service switching point] of the switching network

Frech further teaches placing a new call [i.e., second telephone call] from SCN/IP [i.e., services node] to the called station 112 via a terminating switch 102 [i.e., second service switching point] (col.3, lines 36-43, col.5, lines 38-42).

Frech further teaches replacing a telephone directory number associated with the SCN/IP with a telephone directory number associated with the calling station 111 (col.6, line 21-col.7, line 9). (Note: since call legs 152 and 153 are being disconnected after the direct connection between call leg 151 and the called party's line is established (see fig.1; col.7, lines 1-4) it is inherent that the directory number assigned to SCN/IP is replaced by directory number associated with the calling station)

Frech further teaches determining information associated with the calling station 111 from a database stored at a services control point (col.5, lines 66, 67, col.6, lines 1-5, 12-20, 29-31).

Frech further teaches audibly announcing [i.e., communicating] the information associated with the calling station 111 to the called station 112 via the second call (col.6, lines 12-20, 45-51).

However, Frech does not specifically teach "visually communicating the telephone directory number of the first telephone station that replaced the telephone directory number associated with the services node via the second call and the second service switching point".

Examiner takes Official Notice that displaying the telephone directory number of the first telephone station that replaced the telephone directory number associated with the services node via the second call and the second service switching point are well known in the art. Thus, it would have been obvious to one of ordinary skill in the art the time the invention was made to modify Frech such that the called party's display unit can display the caller Id information to the called party in order to allow the called party to decide whether he will accept the call.

Regarding claim 3, Frech teaches transmitting an audible message to the second telephone station requesting a response identifying whether to accept or reject the call (fig.4, step 21; col.6, lines 12-20, 45-58).

Regarding claim 4, Fréch teaches receiving from the second telephone station a signal identifying whether to accept or reject the call (fig.4, step 22; col.6, lines 63, 64).

Regarding claim 5, Frech teaches connecting the first telephone station and the second telephone station if the second telephone station accepts the call (fig.4, step 22; col.6, line 63col.7, line 3).

Frech further teaches inherently terminating the call if the second telephone station rejects the call (fig.4, step 21; col.6, lines 12-20, 45-58).

Regarding claim 8, Frech teaches receiving information associated with the first telephone station and with the second telephone station (col.5, lines 38-54, col.6, lines 29-32).

Regarding claim 10, Frech teaches retrieving a name associated with the first telephone station (col.5, line 66- col.6, line 1).

Regarding claim 11 is rejected for the same reasons as discussed above with respect to claim 1. Furthermore, Frech teaches that at the service switching point, forwarding a request to the service control point to identify the SCN/IP [i.e., one of the plurality of services nodes] to place a second call to the second telephone station (col.5, lines 38-56).

Frech further teaches that at the service control point, identifying the SCN/IP to place a new call to the second telephone station (col.5, lines 38-56, 66, 67, col.6, lines 1-5).

Frech further teaches that at the SCN/IP identified by the service control point, forwarding a request to the service control point to provide information associated with the first telephone station (col.5, lines 38-56, 66, 67, col.6, lines 1-5, 40-44).

Frech further teaches that at the service control point, identifying information associated with the first telephone station from a database on the service control point (col.5, lines 66, 67, col.6, lines 1-5, 12-20). (Note: database is inherent for SCP)

Frech further teaches that at the SCN/IP identified by the service control point, receiving the information associated with the first telephone station from the service control point (col.5, lines 66, 67, col.6, lines 1-5, 12-20, 40-44, 55-62).

Regarding claim 13, Frech teaches that information identifying the second telephone station (col.6, lines 12-20, 40-44).

Regarding claim 14, Frech teaches that querying a database using information identifying the second telephone station (col.6, lines 12-20, 40-44). (Note: database is inherent for SCP)

Regarding claim 15, Frech teaches a request from the second telephone station to accept the call from the first telephone station (fig.4, step 2; col.6, lines 63, 64).

Regarding claim 16, Frech teaches a request from the second telephone station to reject the call from the first telephone station (fig.4, step 21; col.6, lines 63, 64). (Note: if the called

party presses 2, then it rejects the call, therefore, it is inherent that the second telephone station can make a request to reject the call from the first telephone station)

Regarding claim 21 is rejected for the same reasons as discussed above with respect to claim 1. Furthermore, Frech teaches that a services control point communicating with the first service switching point, the second service switching point and the SCN/IP and having a database including information associated with the first telephone station wherein the SCN/IP receives the information associated with the first telephone station from the service control point (fig.1; col.5, lines 66, 67, col.6, lines 1-5, 12-20, 29-62). (Note: database is inherent for SCP)

Regarding claim 22, Frech teaches that the service control point, upon receipt of a request from the service switching point, queries inherently a database and identifies a SCN/IP adapted to connect the first telephone station and the second telephone station (col.6, lines 1-5, 12-20, 29-67, col.7, lines 1-4).

Regarding claim 24. Frech teaches that the identified SCN/IP initiates a query to the service control point requesting information concerning the first telephone station (col.5, lines 66, 67, col.6, lines 1-5, 12-20, 29-62).

Regarding claim 25, Frech further teaches that the service control point queries inherently the database and returns information concerning the first telephone station to the SCN/IP (col.5, lines 66, 67, col.6, lines 1-5, 12-20, 29-62).

Regarding claim 28, Frech further teaches that the service control point sends information associated the first telephone station to the SCN/IP (col.5, lines 66, 67, col.6, lines 1-5, 12-20, 29-62).

Regarding claim 32, Frech teaches that the SCN/IP requests the second telephone station to identify if the second telephone station will accept or reject the call from the first telephone station (fig.4, step 21; col.6, lines 55-62).

Regarding claim 33, Frech teaches that the second telephone station accepts the call from the first telephone station and the SCN/IP connects the first telephone station with the second telephone station (fig.4, steps 21, 22; col.6, lines 55-66).

Regarding claim 34, Frech teaches that if the second telephone inherently rejects the call from the first telephone station and the SCN/IP terminates the call from the second telephone station (fig.4, step 21; col.6, lines 55-58).

Regarding claim 37, Frech teaches that the SCN/IP upon receipt of a request from the second telephone station to accept the call from the first telephone station, connects the first telephone station with the second telephone station (fig.4, steps 21, 22; col.6, lines 55-67, col.7, lines 1-4).

7. Claims 6 and 35 are rejected under 35 U.S.C. 103(a) as being unpatentable over Frech et al. (U.S. Patent No. 6,233,325) in view of Devillier (U.S. Patent No. 5,850,435).

Regarding claims 6 and 35, Frech fails to teach "connecting the first telephone station with the voice mailbox of the second telephone station". Devillier teaches connecting the calling party with the voice mail of the second telephone station (abstract; fig.1, fig.4; col.3, lines 37-49; 'calling party' reads on the claim 'first telephone station', 'voice mail' reads on the claim 'voice mailbox' and 'second telephone' reads on the claim 'second telephone station'). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to

modify Frech to connect the first telephone station with the voice mailbox of the second telephone station as taught by Devillier. The motivation for the modification is to have the ring timer in order to provide message storage for the called party for later retrieval.

8. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Frech et al. (U.S. Patent No. 6,233,325) in view of Griffiths et al. (U.S. Patent No. 5,481,602).

Regarding claim 7, Frech fails to teach "continuing to send a ringing signal to the first telephone station until a ring timer expires". Griffiths teaches playing ringing to the calling party until a timer expires (abstract; col.2, lines 1-20; 'playing ringing' reads on the claim 'continuing to send a ringing signal', 'calling party' reads on the claim 'first telephone station' and 'ring timer' reads on the claim 'timer'). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Frech to allow a ring timer as taught by Griffiths. The motivation for the modification is to have the ring timer in order to provide the calling party more time having the chance to get connected with the called party.

9. Claims 9, 17 and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Frech et al. (U.S. Patent No. 6,233,325) in view of Madoch et al. (U.S. Patent No. 6,141,409).

Regarding claim 9, Frech fails to teach "at the service control point, querying a second service control point for the information associated with the first telephone station". Madoch teaches at the service control point, querying a second service control point for the originating number (fig.4; col.4, lines 30-49; 'the originating number' reads on the claim 'the information associated with the first telephone station'). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Frech to allow a query a second

service control point as taught by Madoch. The motivation for the modification is to have the query a second service control point in order to provide the information associated with the calling party.

Regarding claim 17, Frech teaches querying inherently a database at the services control point for the information associated with the first telephone station (col.6, lines 1-5, 12-20, 55-62).

Frech fails to teach "if no information is found in the database at the service control point, querying at least another service control point for the information associated with the first telephone station". Madoch teaches if no information is found in the database at the service control point, querying a second service control point for the originating number (fig.4; col.4, lines 30-49; 'a second service control point' reads on the claim 'at least another service control point' and 'the originating number' reads on the claim 'the information associated with the first telephone station'). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Frech to allow a query a second service control point as taught by Madoch. The motivation for the modification is to have the query a second service control point in order to provide the information associated with the calling party.

Frech further teaches that at the service control point, transmitting the information associated with the first telephone station to the services node (col.6, lines 1-5, 12-20, 55-62).

Regarding claim 27, Frech fails to teach "said service control point queries at least a second service control point for information associated with the first telephone station". Madoch teaches the service control point, querying a second service control point for the originating number (fig.4; col.4, lines 30-49; 'the originating number' reads on the claim 'the information

associated with the first telephone station'). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Frech to allow a query a second service control point as taught by Madoch. The motivation for the modification is to have the query a second service control point in order to provide the information associated with the calling party.

10. Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Frech et al. (U.S. Patent No. 6,233,325) in view of Malik et al. (U.S. Patent No. 6,404,875).

Regarding claim 12, Frech fails to teach "retrieving at least more than 15 characters of data from said database". Malik teaches retrieving at least more than 15 characters of data from the database (col.3, lines 13-26, col.8, lines 57-67, col.9, lines 1-21). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Frech to allow more than 15 characters of data as taught by Malik. The motivation for the modification is to have more than 15 characters of data from the database in order to provide information about the calling party as well as the called party.

11. Claims 18-20 and 29-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Frech et al. (U.S. Patent No. 6,233,325) in view of Bossemeyer, Jr. et al. (U.S. Patent No. 6,400,809).

Regarding claim 18, Frech fails to teach "converting textual information to audible signals". Bossemeyer teaches converting textual caller information to text-to-speech format (abstract; fig.3; col.3, lines 63-67, col.4, lines 1-6; 'caller information' reads on the claim 'information' and 'text-to-speech format' reads on the claim 'audible signals'). Thus, it would

have been obvious to one of ordinary skill in the art at the time the invention was made to modify Frech to allow a conversion as taught by Bossemeyer. The motivation for the modification is to have the conversion in order to provide a change in data from one format to another format.

Regarding claim 19, Frech fails to teach "converting textual information to audible signals by means of computer-generated sounds". Bossemeyer teaches converting textual caller information to text-to-speech format by means of pre-processor (abstract; fig.3, fig.4; col.3, lines 16-20, col.4, lines 17-28; 'caller information' reads on the claim 'information', 'text-to-speech format' reads on the claim 'audible signals' and 'pre-processor' reads on the claim 'computergenerated sounds'). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Frech to allow a conversion as taught by Bossemeyer. The motivation for the modification is to have the conversion in order to provide a change in data from one format to another format.

Regarding claims 20 and 31, Frech teaches playing announcements (col.6, lines 55-62; 'announcements' reads on the claim 'pre-recorded speech files').

Regarding claim 29, Frech fails to teach "the services node converts the information associated with the first telephone station to an audible message". Bossemeyer teaches converting textual caller information to text-to-speech format (abstract; fig.3; col.3, lines 63-67, col.4, lines 1-6; 'caller information' reads on the claim 'information' and 'text-to-speech format' reads on the claim 'audible signals'). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Frech to allow a conversion as taught by

Bossemeyer. The motivation for the modification is to have the conversion in order to provide a change in data from one format to another format.

Regarding claim 30, Frech fails to teach "the audible message is computer-generated". Bossemeyer teaches the text-to-speech format by means of pre-processor (abstract; fig.3, fig.4; col.3, lines 16-20, col.4, lines 17-28; 'caller information' reads on the claim 'information', 'text-to-speech format' reads on the claim 'audible message' and 'pre-processor' reads on the claim 'computer-generated'). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Frech to allow a conversion as taught by Bossemeyer. The motivation for the modification is to have the conversion in order to provide a change in data from one format to another format.

12. Claim 23 is rejected under 35 U.S.C. 103(a) as being unpatentable over Frech et al. (U.S. Patent No. 6,233,325) in view of Dugan et al. (U.S. Patent No. 6,363,411).

Regarding claim 23, Frech teaches audibly announcing the information associated with the first telephone station to the second telephone station (col.6, lines 55-62).

Frech fails to teach "a signal is detected". Dugan teaches that DTMF tones is detected in response to system prompts (col.70, lines 11-30; 'DTMF tones' reads on the claim 'signal'). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Frech in view of Shepherd to allow a signal detection as taught by Dugan. The motivation for the modification is to have the detection in order to provide a request for the information associated with the calling party.

13. Claims 26 and 38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Frech et al. (U.S. Patent No. 6,233,325) in view of Cox et al. (U.S. Patent No. 5,812,533).

Regarding claims 26 and 38, Frech fails to teach "at least more that 50 characters of data". Cox teaches retrieving at least 50 characters of information from the database (abstract; col.2, lines 49-67, col.17, lines 50-67, col.18, lines 1-67; 'information' reads on the claim 'data'). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Frech to allow a 50 characters of data as taught by Cox. The motivation for the modification is to have the higher data length in order to provide enough space for the user's name.

14. Claim 36 is rejected under 35 U.S.C. 103(a) as being unpatentable over Frech et al. (U.S. Patent No. 6,233,325) in view of Devillier (U.S. Patent No. 5,850,435) further in view of Griffiths et al. (U.S. Patent No. 5,481,602).

Regarding claim 36 is rejected for the same reasons as discussed above with respect to claim 7.

Conclusion

- 15. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Schwend et al. (U.S. Patent No. 6,748,058) teach Caller identification system with announcement capability.
- 16. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a):

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the 17. examiner should be directed to Md S. Elahee whose telephone number is (571) 272-7536. The examiner can normally be reached on Mon to Fri from 8:30am to 5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Fan Tsang can be reached on (571) 272-7547. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

M.E.

MD SHAFIUL ALAM ELAHEE

May 18, 2005

FAN TSANG

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2600